

UNITED STATES DISTRICT COURT

for the

Northern District of Ohio

1:20 MC 015

Minc LLC _____
 Plaintiff _____
 v.
 John Doe _____
 Defendant _____

) Civil Action No. Miscellaneous Action

JUDGE GWIN

**SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION**

To:

Vestron Media
14455 N. Hayden Road, Scottsdale, Arizona 85260

(Name of person to whom this subpoena is directed)

Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

See Exhibit A

Place: Aaron M. Minc, 200 Park Ave. Suite 200, Orange, Ohio
44122; Fax (440) 792-5327; Email:
aminc@minclaw.com

Date and Time:

02/20/2020 12:00 am

Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:

Date and Time:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: JAN 28 2020 **SANDY OPACICH, CLERK**
CLERK OF COURT

R. Bradaway
Signature of Clerk or Deputy Clerk

OR

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing (name of party) _____, who issues or requests this subpoena, are: _____

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

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PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for *(name of individual and title, if any)* _____
on *(date)* _____.

I served the subpoena by delivering a copy to the named person as follows: _____

on *(date)* _____ ; or

I returned the subpoena unexecuted because: _____

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also
tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of
\$ _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ 0.00 _____.

I declare under penalty of perjury that this information is true.

Date: _____
Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc.:

EXHIBIT A—DOCUMENTS REQUESTED

The information sought for production is in relation to the posts at the following URL addresses:

<https://www.cheaterboard.com/aaron-minc-orange-ohio/>
<https://www.bustedcheater.com/aaron-minc-orange-ohio/>
<https://www.cheaterbay.com/aaron-minc-orange-ohio/>
<https://www.cheaterblock.com/aaron-minc-orange-ohio/>
<https://www.cheaterbot.com/aaron-minc-orange-ohio/>
<https://www.cheatercase.com/aaron-minc-orange-ohio/>
<https://www.cheatercentral.com/aaron-minc-orange-ohio/>
<https://www.cheaterexpose.com/aaron-minc-orange-ohio/>
<https://www.cheaterhoe.com/aaron-minc-orange-ohio/>
<https://www.cheaterinformer.com/aaron-minc-orange-ohio/>
<https://www.cheaterpicture.com/aaron-minc-orange-ohio/>
<https://www.cheaterradar.com/aaron-minc-orange-ohio/>
<https://www.cheaterrant.com/aaron-minc-orange-ohio/>
<https://www.cheaterscaughtonline.com/aaron-minc-orange-ohio/>
<https://www.cheatersiren.com/aaron-minc-orange-ohio/>
<https://www.cheaterspalace.com/aaron-minc-orange-ohio/>
<https://www.cheaterturd.com/aaron-minc-orange-ohio/>
<https://www.cheatervillage.com/aaron-minc-orange-ohio/>
<https://www.cheaterxposed.com/aaron-minc-orange-ohio/>
<https://www.deadbeatexposed.com/aaron-minc-orange-ohio/>
<https://www.dirtblob.com/aaron-minc-orange-ohio/>
<https://www.dontdateacheater.com/aaron-minc-orange-ohio/>
<https://www.exposecheaters.com/aaron-minc-orange-ohio/>
<https://www.exposecheatingonline.com/aaron-minc-orange-ohio/>
<https://www.exposedhomewreckers.com/aaron-minc-orange-ohio/>
<https://www.fraudsters.online/aaron-minc-orange-ohio/>
<https://www.hellocheaters.com/aaron-minc-orange-ohio/>
<https://www.heyhobo.com/aaron-minc-orange-ohio/>
<https://www.reportacheater.com/aaron-minc-orange-ohio/>
<https://www.sheshomewrecker.com/aaron-minc-orange-ohio/>
<https://www.scamfound.com/aaron-minc-orange-ohio/>
<https://www.wehatecheaters.com/aaron-minc-orange-ohio/>
<https://www.wtfscam.com/aaron-minc-orange-ohio/>
<https://www.ugotreported.com/aaron-minc-orange-ohio/>

This information includes, but is not limited to:

1. IDENTIFYING INFORMATION:
 - a. The poster's first and last name.
 - b. all telephone numbers, including primary and back-up/recovery.

- c. all email addresses, including primary and back-up/recovery.

2. IP DATA

Please produce all connection log information, including:

- a. Any connections from the user to any account since the creation of the account.
- b. The date, time, and time-zone for each login.
- c. The date, time, and time-zone for disconnection or log-off for each connection/session
- d. The originating IP address for EACH & EVERY connection/session to the account since its creation.
- e. Browser version, device or operating system information and version, and any other information routinely maintained for each connection/session.

Please produce all documents listed above within two (2) weeks from date of service to the following email address:

aminc@minclaw.com